

APR 2 4 2018

Madeline Buthod

St. Louis, MO 63116

RE:

MUR 7106

Madeline Buthod

Dear Ms. Buthod:

On September 6, 2016, the Federal Election Commission notified you of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended.

On March 6, 2018, the Commission found, on the basis of the information in the complaint, that there is no reason to believe you violated 52 U.S.C. § 30125(e)(1)(B). Accordingly, the Commission closed its file in this matter as it pertains to you. The Factual and Legal Analysis, explaining the Commission's findings, is enclosed.

The Commission reminds you that the confidentiality provisions of 52 U.S.C. § 30109(a)(12)(A) remain in effect, and that this matter is still open with respect to other respondents. This matter will become part of the public record within 30 days after the entire file is closed with respect to all other respondents involved. The Commission will notify you when the entire file has been closed.

If you have any questions, please contact Shanna Reulbach, the attorney assigned to this matter, at (202) 694-1638.

Sincerely,

Lynn Y. Tran

**Assistant General Counsel** 

Enclosure

Factual and Legal Analysis

## FEDERAL ELECTION COMMISSION

1	FACTUAL AND LEGAL ANALYSIS	
2	RESPONDENT: Madeline Buthod	MUR: 7106
<b>4 5</b>	I. INTRODUCTION  This matter was generated by a Complaint filed with the Federal Election Commission	
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8	(the "Commission") by Michelle C. Clay. In relevant part, the Complaint appears to allege that	
9	local Missouri candidate Madeline Buthod violated the Federal Election Campaign Act of 1971,	
10	as amended (the "Act"), by directing Maria Chappelle-Nadal to pay for a mailer announcing her	
11	endorsement of Buthod for 14 <sup>th</sup> Ward Committeewoman.	
12	II. FACTUAL AND LEGAL ANALYSIS	
1,3	A. Factual Background	
14	Maria Chappelle-Nadal has been a Missouri	State Senator since 2010 and was a
15	candidate for Missouri's First Congressional District during the 2016 election cycle. Citizens for	
16	Maria Chappelle-Nadal was her state candidate committee (the "State Committee"), which	
17	remained active as Chappelle-Nadal campaigned for federal office.1	
18	The Complaint in this matter asserts that the State Committee paid for a mailer in which	
19	Chappelle-Nadal endorsed local candidate Buthod. The Complaint seems to suggest that Butho	
20	directed Chappelle-Nadal to spend State Committee funds on the endorsement mailer.2	
21	B. Legal Analysis	
22	The Act prohibits federal candidates, their agents, and entities established, financed,	
23	maintained, or controlled ("EFMC'd") by federal candidates from soliciting, receiving, directing	

CO31173: Citizens for Maria Chappelle-Nadal, Mo. ETHICS COMM'N, http://mec.mo.gov/MEC/Campaign\_Finance/CF11\_CommInfo.aspx (last visited Jan. 30, 2017); Statement of Candidacy, Maria Chappelle-Nadal (Oct. 6, 2015).

See 2<sup>nd</sup> Supp. Compl. at 1 (Aug. 30, 2016) & Attach. 2.

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MUR 7106 (Madeline Buthod) Factual and Legal Analysis Page 2 of 2

transferring, or spending funds in connection with any non-federal election unless the funds are

2 in amounts and from sources permitted by the Act. Under Missouri law, candidates can accept

3 unlimited contributions and contributions from corporations and labor unions, i.e. soft money.<sup>4</sup>

4 Citizens for Maria Chappelle-Nadal's disclosure reports show that the State Committee routinely

accepted such contributions. Accordingly, it would be a violation of the Act for an agent of

Chappelle-Nadal to direct the State Committee to spend funds in connection with a state or local

election, unless the State Committee employed a reasonable accounting method to ensure that the

disbursement was made with hard money.5

First, the Complaint in this matter is speculative and contains no evidence that Buthod requested Chappelle-Nadal's endorsement. Second, even if there was evidence that Buthod directed the State Committee to pay for the mailer, section 30125(e)(1) would not apply to her activities. As outlined above, that provision governs the behavior of federal candidates, the agents of federal candidates, and entities EFMC'd by federal candidates. Buthod does not fit into any of those categories. Accordingly, the Commission finds no reason to believe that Buthod violated 52 U.S.C. § 30125(e)(1)(B).

<sup>52</sup> U.S.C. § 30125(e)(1)(B); see also 11 C.F.R. § 300.62.

Compare Mo. Rev. Stat. §§ 130.011-.160 (providing no contribution limit), and id. § 130.029 (stating that corporations and labor organizations may make contributions), with 52 U.S.C. § 30116(a)(1)(A) (providing the Act's individual contribution limit), and id. § 30118(a) (prohibiting corporations and labor unions from contributing to candidates and political committees).

Advisory Op. 2007-26 (Schock) at 3; Advisory Op. 2006-38 (Casey State Committee) at 3.